Adopted

Rejected

COMMITTEE REPORT

YES: 10 NO: 0

MR. SPEAKER:

9

Your Committee on Public Policy and Veterans Affairs, to which was referred House Bill 1406 , has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill **be amended** as follows:

> 1 Delete everything after the enacting clause and insert the following:

> SECTION 1. IC 7.1-2-2-2 IS AMENDED TO READ AS

3 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. Qualifications

4 and Appointment. The prosecutor shall be appointed by the governor

5 for a term of four (4) years to be served at the pleasure of the governor.

6 The prosecutor shall be a resident of the state and a practicing member

7 of the Indiana bar. for at least five (5) years preceding his appointment.

8 SECTION 2. IC 7.1-3-1-3 IS AMENDED TO READ AS

FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) A permit of

10 any type issued by the commission, except as provided in subsections

11 (b) and (f) or unless otherwise provided in this title, shall be in force for

12 one (1) calendar year only, including the day upon which it is granted.

At the end of the one (1) year period the permit shall be fully expired 13

14 and null and void.

15 (b) Notwithstanding subsection (a), in a county containing a

- consolidated city, a permit that is subject to section 5.5 or 5.6 of this chapter is effective for two (2) calendar years, including the day upon which the permit is granted. However, a local board may recommend to the commission that the permit be issued or renewed for only a one (1) year period. The commission may issue or renew a permit for the period recommended by the local board.
- (c) A permittee who is granted a two (2) year permit under subsection (b) or subsection (f) is liable for any annual fees assessed by the commission. The annual fee is due on the annual anniversary date upon which the permit was granted.
- (d) If the commission grants a two (2) year permit, the commission may ask a local board to hold a hearing to reconsider the duration of a permittee's permit. A hearing held under this subsection is subject to section 5.5 or 5.6 of this chapter. A local board shall hold the hearing requested by the commission within thirty (30) days before the permittee's next annual anniversary date and forward a recommendation to the commission following the hearing.
- (e) If a permittee is granted a permit for more than one (1) year, the commission may require the permittee to file annually with the commission the information required for an annual permit renewal.
- (f) Notwithstanding subsection (a), the following are effective for two (2) calendar years, including the day upon which the permit is granted:
 - (1) A beer wholesaler's permit issued under IC 7.1-3-3-1.
 - (2) A wine wholesaler's permit issued under IC 7.1-3-13-1.
- (3) A liquor wholesaler's permit issued under IC 7.1-3-8-1.
 - (4) A beer, wine, or liquor retailer or dealer's permit.

SECTION 3. IC 7.1-3-1-5 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 5. Applications for Permits: Disclosures. An application for a permit to sell alcoholic beverages of any kind and the required publication of notice, shall disclose the name of the applicant and the specific address where the alcoholic beverages are to be sold, and any assumed business name under which the business will be conducted. The application and notice also shall disclose the names and addresses of the president and secretary of the corporation, club, association or organization who will be responsible to the public for the sale of the alcoholic beverage if the applicant is a corporation, club, association, or other type of

1 organization. 2 SECTION 4. IC 7.1-3-4-8 IS ADDED TO THE INDIANA CODE 3 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE 4 UPON PASSAGE]: Sec. 8. (a) A beer retailer may allow customers 5 to sample beer and flavored malt beverages. (b) Sampling is allowed only: 6 7 (1) on the beer retailer's permit premises; and 8 (2) during the beer retailer's regular business hours. 9 (c) A beer retailer may not charge for samples provided to the 10 customers. 11 (d) A sample size of beer or flavored malt beverage may not 12 exceed six (6) ounces. SECTION 5. IC 7.1-3-5-4 IS ADDED TO THE INDIANA CODE 13 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE 14 15 UPON PASSAGE]: Sec. 4. (a) This section applies to the holder of 16 a beer dealer's permit who is the proprietor of a drug store or 17 grocery store. 18 (b) All beer sales must be made by or under the direct 19 supervision of at least (1) employee of the holder who holds an 20 employee's permit issued under IC 7.1-3-18. 21 SECTION 6. IC 7.1-3-9-8 IS AMENDED TO READ AS 22 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 8. Three-Way 23 Permits. The commission may issue a liquor retailer's permit only to a person who also is, and continues to be, the holder of both a beer 24 25 retailer's permit and a wine retailer's permit. However, applications for 26 each of the three (3) types of permits may be made at the same time or 27 in one (1) application combining requests for each of the three (3) types 28 of permits. The publication of the notice of the applications may be 29 combined, in any case, if the applications are pending simultaneously. 30 The notices also may be combined in one (1) publication with notices 31 of the application of other applicants for a permit. SECTION 7. IC 7.1-3-9-11 IS AMENDED TO READ AS 32 33 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) A liquor 34 retailer may allow customers to sample the following: 35 (1) Beer. 36 (2) Flavored malt beverage. 37 (2) (3) Wines.

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(3) (4) Liquors.

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(4) (5) Liqueurs and cordials (as defined in 27 CFR 5.22(h)).

2	(b) Sampling is permitted only:
3	(1) on the liquor retailer's permit premises; and
4	(2) during the permittee's regular business hours.
5	(c) A liquor retailer may not charge for the samples provided to
6	customers.
7	(d) Sample size of wines may not exceed one (1) ounce.
8	(e) In addition to the other provisions of this section, a liquor retaile
9	who allows customers to sample liquors, liqueurs, or cordials shall
10	comply with all of the following:
11	(1) A liquor retailer may allow a customer to sample only a
12	combined total of two (2) liquor, liqueur, or cordial samples per
13	day.
14	(2) Sample size of liqueurs or cordials may not exceed one-hal
15	(1/2) ounce.
16	(3) Sample size of liquors may not exceed four-tenths (0.4) ounce
17	(f) A sample size of beer may not exceed six (6) ounces.
18	(g) A sample size of flavored malt beverage may not exceed six
19	(6) ounces.
20	SECTION 8. IC 7.1-3-10-13 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13. (a) A liquo
22	dealer permittee who is a proprietor of a package liquor store may allow
23	customers to sample the following:
24	(1) Beer.
25	(2) Flavored malt beverage.
26	(2) (3) Wines.
27	(3) (4) Liquors.
28	(4) (5) Liqueurs and cordials (as defined in 27 CFR 5.22(h)).
29	(b) Sampling is permitted:
30	(1) only on the package liquor store permit premises; and
3 1	(2) only during the store's regular business hours.
32	(c) No charge may be made for the samples provided to the
33	customers.
34	(d) Sample size of wines may not exceed one (1) ounce.
35	(e) In addition to the other provisions of this section, a proprieto
36	who allows customers to sample liquors, liqueurs, or cordials shall
37	comply with all of the following:
38	(1) A proprietor may allow a customer to sample not more than a

1	combined total of two (2) liquor, liqueur, or cordial samples per
2	day.
3	(2) Sample size of liqueurs or cordials may not exceed one-half
4	(1/2) ounce.
5	(3) Sample size of liquors may not exceed four-tenths (0.4) ounce.
6	(f) Sample size of beer may not exceed six (6) ounces.
7	(g) Sample size of flavored malt beverage may not exceed six (6)
8	ounces.
9	SECTION 9. IC 7.1-3-10-14 IS ADDED TO THE INDIANA
10	CODE AS A NEW SECTION TO READ AS FOLLOWS
11	[EFFECTIVE UPON PASSAGE]: Sec. 14. (a) This section applies to
12	the holder of a liquor dealer's permit who is the proprietor of a
13	drug store or grocery store.
14	(b) All liquor sales must be made by or under the direct
15	supervision of at least (1) employee of the holder who holds an
16	employee's permit issued under IC 7.1-3-18.
17	SECTION 10. IC 7.1-3-14-2 IS AMENDED TO READ AS
18	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. Prerequisites.
19	The commission may issue or refuse a wine retailer's permit, in its
20	discretion, with or without requiring an investigation before a local
21	board. However, publication of notice need not be given if the
22	commission does require an investigation before a local board.
23	SECTION 11. IC 7.1-3-15-4 IS ADDED TO THE INDIANA
24	CODE AS A NEW SECTION TO READ AS FOLLOWS
25	[EFFECTIVE UPON PASSAGE]: Sec. 4. (a) This section applies to
26	the holder of a wine dealer's permit who is the proprietor of a drug
27	store or grocery store.
28	(b) All wine sales must be made by or under the direct
29	supervision of at least (1) employee of the holder who holds an
30	employee's permit issued under IC 7.1-3-18.
31	SECTION 12. IC 7.1-3-16.5-2 IS AMENDED TO READ AS
32	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) The
33	commission may issue a supplemental retailer's permit only to a person
34	(1) who is, and continues to be, the holder of a beer retailer's
35	permit, a liquor retailer's permit, or a wine retailer's permit.
36	(2) whose business:
37	(A) has had annual gross sales of food and beverages of at least
38	one hundred thousand dollars (\$100,000), of which at least

1	fifty percent (50%) was in the retail sale of food; or
2	(B) has had annual gross retail sales of food of at least one
3	hundred thousand dollars (\$100,000);
4	for the year immediately preceding the person's application for the
5	permit; and
6	(3) whose business operates during seven (7) or more months of
7	the year.
8	(b) Notwithstanding subsection (a), the commission may issue a
9	supplemental retailer's permit to a person whose business operates
0	during fewer than seven (7) months of the year if:
1	(1) the person is, and continues to be, the holder of a beer retailer's
2	permit, a liquor retailer's permit, or a wine retailer's permit; and
3	(2) the person's business, for each month of business during the
4	year immediately preceding the application for a permit has had:
5	(A) average monthly gross sales of food and beverages of at
6	least eight thousand five hundred dollars (\$8,500), of which at
7	least fifty percent (50%) was in the retail sale of food; or
8	(B) average monthly gross retail sales of food of at least eight
9	thousand five hundred dollars (\$8,500).
20	(c) Notwithstanding subsection (a), The commission may issue a
21	supplemental retailer's permit to a person who meets the following
22	requirements:
23	(1) Is the proprietor of a recreational facility such as a golf course,
24	bowling center, or similar facility.
25	(2) Has the recreational activity and not the sale of food and
26	beverages as the principal purpose or function of the person's
27	business.
28	(3) Is, and continues to be, the holder of a beer retailer's permit, a
.9	liquor retailer's permit, or a wine retailer's permit.
0	(4) Has had at the person's business annual gross sales of food and
1	beverages of at least twenty-five thousand dollars (\$25,000), of
2	which at least twelve thousand five hundred dollars (\$12,500) was
3	in the retail sale of food.
4	(d) (b) The commission may issue a supplemental retailer's permit
55	to a person who is, and continues to be, the holder of a farm winery
6	permit under IC 7.1-3-12.
57	SECTION 13. IC 7.1-3-18-11 IS AMENDED TO READ AS
8	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) The

commission may issue a temporary bartender's permit to any person who is at least twenty-one (21) years of age for any of the following purposes:

- (1) To be a bartender at any activity or event for which a temporary permit is issued under IC 7.1-3-6 (beer) or IC 7.1-3-16 (wine).
- (2) To be a bartender at a nonprofit club for a maximum of four (4) days in a year during the same time that a fair or festival is held in the community where the club is located. However, the commission may only issue a maximum of twenty (20) temporary bartender's licenses for use in one (1) club during one (1) fair or festival.
- (b) A temporary bartender's permit is the only license that is required for persons to serve as bartenders for the purposes described in subsection (a).
- (c) A temporary bartender at a club may dispense any alcoholic beverage that the club's permit allows the club to serve.
- (d) The fee for a temporary bartender's permit is four ten dollars (\$4). (\$10).
- (e) The commission may by rule provide procedures for the issuance of a temporary bartender's permit.
- (f) The commission shall revoke a permit issued to a bartender under this section if the bartender is convicted of a Class B misdemeanor for violating IC 7.1-5-10-15(a).
- SECTION 14. IC 7.1-3-18.5-2 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 2. (a) A person who desires a certificate must provide the following to the commission:
 - (1) The applicant's name and mailing address and the address of the premises for which the certificate is being issued.
 - (2) A fee of fifty dollars (\$50). two hundred dollars (\$200).
- (b) A separate certificate is required for each location where the tobacco products are sold or distributed.
- (c) The fees collected under this section shall be deposited in the enforcement and administration fund under IC 7.1-4-10.

35 SECTION 15. IC 7.1-3-18.5-3 IS AMENDED TO READ AS
36 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. (a) A certificate
37 issued by the commission under this chapter must contain the following
38 information:

(1) The certificate number. 1 2 (2) The certificate holder's name. 3 (3) The permanent location of the business or vending machine for 4 which the certificate is issued. 5 (4) The expiration date of the certificate. (b) A certificate is: 6 7 (1) valid for one (1) year three (3) years after the date of 8 issuance, unless the commission suspends the certificate; and 9 (2) nontransferable. 10 SECTION 16. IC 7.1-3-18.5-8 IS ADDED TO THE INDIANA 11 CODE AS A NEW SECTION TO READ AS FOLLOWS 12 [EFFECTIVE UPON PASSAGE]: Sec. 8. (a) As used in this section 13 "tobacco retailer" means a person who sells or otherwise 14 distributes tobacco products at retail. 15 (b) A person who sells or distributes tobacco products to a 16 tobacco retailer who does not hold a valid tobacco sales certificate 17 issued by the commission commits a Class A infraction. 18 (c) Each violation of this section constitutes a separate offense. 19 SECTION 17. IC 7.1-3-19-3 IS AMENDED TO READ AS 20 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. Prerequisites. 21 The commission, unless otherwise provided in this title, shall not grant 22 an application and issue a retailer's or dealer's permit of any type until 23 the publication of notice the investigation before the local board and the 24 other proceedings required by this chapter have been completed. 25 SECTION 18. IC 7.1-3-19-16 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 16. New Permits 26 27 in Residential Districts: Exceptions. The provisions of IC 7.1-3-19-13 7.1-3-19-14, and 7.1-3-19-15 do not apply to the renewal of existing 28 29 retailer's permits, nor to the renewal of existing liquor dealer's permits, 30 nor to a nationally chartered veteran's organization which has occupied 31 the same premises for ten (10) years prior to making application for a 32 club permit. 33 SECTION 19. IC 7.1-3-20-13.5 IS AMENDED TO READ AS

35 Notwithstanding sections 12 and 13 of this chapter and IC 7.1-3-16.5-2(c), and IC 7.1-3-16.5-3(c), there is no annual or 36 37 monthly gross food sales requirement to obtain a three-way permit or 38 a supplemental retailer's permit for the sale of alcoholic beverages in a

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FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 13.5.

1	restaurant that is:
2	(1) open to the general public; and
3	(2) located on:
4	(A) the grounds of a regulation size golf course that has at least
5	nine (9) holes; or
6	(B) the premises of a tennis club that has at least eight (8)
7	regulation size tennis courts.
8	SECTION 19. IC 7.1-3-20-16 IS AMENDED TO READ AS
9	FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 16. (a) A permit that
10	is authorized by this section may be issued without regard to the quota
11	provisions of IC 7.1-3-22.
12	(b) The commission may issue a three-way permit to sell alcoholic
13	beverages for on premises consumption only to an applicant who is the
14	proprietor, as owner or lessee, or both, of a restaurant facility in the
15	passenger terminal complex of a publicly owned airport which is served
16	by a scheduled commercial passenger airline certified to enplane and
17	deplane passengers on a scheduled basis by a federal aviation agency.
18	A permit issued under this subsection shall not be transferred to a
19	location off the airport premises.
20	(c) The commission may issue a three-way, two-way, or one-way
21	permit to sell alcoholic beverages for on premises consumption only to
22	an applicant who is the proprietor, as owner or lessee, or both, of a
23	restaurant within a redevelopment project consisting of a building or
24	group of buildings that:
25	(1) was formerly used as part of a union railway station;
26	(2) has been listed in or is within a district that has been listed in
27	the federal National Register of Historic Places maintained
28	pursuant to the National Historic Preservation Act of 1966, as
29	amended; and
30	(3) has been redeveloped or renovated, with the redevelopment or
31	renovation being funded in part with grants from the federal, state,
32	or local government.
33	A permit issued under this subsection shall not be transferred to a
34	location outside of the redevelopment project.
35	(d) The commission may issue a three-way, two-way, or one-way
36	permit to sell alcoholic beverages for on premises consumption only to
37	an applicant who is the proprietor, as owner or lessee, or both, of a

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restaurant:

1	(1) on land; or
2	(2) in a historic river vessel;
3	within a municipal riverfront development project funded in part with
4	state and city money. A permit issued under this subsection may not be
5	transferred.
6	(e) The commission may issue a three-way, two-way, or one-way
7	permit to sell alcoholic beverages for on premises consumption only to
8	an applicant who is the proprietor, as owner or lessee, or both, of a
9	restaurant within a renovation project consisting of a building that:
10	(1) was formerly used as part of a passenger and freight railway
11	station; and
12	(2) was built before 1900.
13	The permit authorized by this subsection may be issued without regard
14	to the proximity provisions of IC 7.1-3-21-11.
15	(f) The commission may issue a three-way permit for the sale of
16	alcoholic beverages for on premises consumption at a cultural center for
17	the visual and performing arts to a town that:
18	(1) is located in a county having a population of more than four
19	hundred thousand (400,000) but less than seven hundred thousand
20	(700,000); and
21	(2) has a population of more than twenty thousand (20,000) but
22	less than twenty-three thousand (23,000).
23	(g) The commission may issue a three-way permit for the sale of
24	alcoholic beverages for on premises consumption only to an
25	applicant who is the proprietor, as owner or lessee, or both, of a
26	restaurant within an economic development district under
27	IC 6-1.1-39 that is designated by the fiscal body of:
28	(1) a town with a population of more than twenty thousand
29	(20,000); or
30	(2) a city with a population of more than twenty-seven
31	thousand (27,000) but less than twenty-seven thousand four
32	hundred (27,400);
33	located in a county having a population of more than ninety
34	thousand (90,000) but less than one hundred thousand (100,000).
35	The commission may issue not more than five (5) licenses under
36	this section to premises within each municipality. Notwithstanding
37	any other law, the nonrefundable application fee for an initial
38	license under this subsection is twenty-five thousand dollars

(\$25,000), and the renewal fee for a license under this subsection is five thousand dollars (\$5,000). Before the district expires, a permit issued under this subsection may not be transferred. After the district expires, a permit issued under this subsection may be renewed, and the ownership of the permit may be transferred, but the permit may not be transferred from the permit premises.

SECTION 20. IC 7.1-3-23-43 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: **Sec. 43. (a) The commission may suspend the permit of a permit holder if:**

- (1) the permit holder has not paid the person who sold the permit to the permit holder in accordance with the terms of the sale;
- (2) the seller of the permit receives a judgment against the permit holder in an action to obtain payment for the permit in accordance with the terms of the sale; and
- (3) the seller of the permit sends a certified copy of the judgment to the commission.
- (b) Before suspending a certificate under this section, the commission shall provide written notice to the permit holder and conduct a hearing. The commission shall provide written notice of the suspension to the permit holder.
 - (c) If a person who sells a permit:
- (1) sends a judgment to the commission under subsection (a); and
 - (2) subsequently receives full payment of the judgment; the seller shall notify the commission in a manner prescribed by the commission that the seller has received full payment of the judgment not later than ten (10) days after receiving the payment.
- SECTION 21. IC 7.1-3-25 IS ADDED TO THE INDIANA CODE AS A **NEW** CHAPTER TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]:
- Chapter 25. Product Transfer Between Wholesalers
- Sec. 1. As used in this chapter, "existing wholesaler" means a beer wholesaler who distributes a product at the time a successor primary source of supply acquires rights to a product under section 5 of this chapter.
- 38 Sec. 2. As used in this chapter, "product" means an existing

1	brand of:
2	(1) beer (as defined in IC 7.1-1-3-6); or
3	(2) flavored malt beverage (as defined in IC 7.1-1-3-16.7).
4	Sec. 3. As used in this chapter "successor" means a primary
5	source of supply that acquires rights to a product under section 5
6	of this chapter.
7	Sec. 4. As used in this chapter, "successor's designee" means one
8	(1) or more beer wholesalers designated by a successor to replace
9	the existing wholesaler, for all or part of the existing wholesaler's
10	territory, in the distribution of the existing product.
11	Sec. 5. A successor:
12	(1) who acquires the rights to manufacture or distribute an
13	existing product; and
14	(2) who:
15	(A) does not reappoint the existing wholesaler to distribute
16	the product;
17	(B) reduces the existing wholesaler's territory for the
18	product; or
19	(C) offers to compensate the existing wholesaler in an
20	amount less than the fair market value determined under
21	section 7 of this chapter;
22	must comply with this chapter. A successor's designee must also
23	comply with this chapter.
24	Sec. 6. The successor shall notify the existing wholesaler of the
25	successor's intent not to appoint the existing wholesaler for all or
26	a part of the existing wholesaler's territory for the product. The
27	successor shall mail the notice of termination by certified mail,
28	return receipt requested, to the existing wholesaler. The successor
29	shall include in the notice the names, addresses, and telephone
30	numbers of the successor's designees.
31	Sec. 7. A successor's designee shall negotiate with the existing
32	wholesaler to determine the fair market value of the existing
33	wholesaler's right:
34	(1) to distribute the product in the existing wholesaler's
35	territory immediately before the successor acquired rights to
36	the product under section 5 of this chapter; and
37	(2) as determined in an arms length transaction entered into
38	without duress or threat of termination of the initial

1 wholesaler's right described in subdivision (1). 2 Sec. 8. The existing wholesaler shall continue to distribute the 3 product until payment of the compensation agreed to under section 4 7 of this chapter or awarded under section 11 of this chapter is 5 received. Sec. 9. (a) The successor's designee and the existing wholesaler 7 shall negotiate in good faith. If the parties fail to reach an 8 agreement not later than thirty (30) days after the existing 9 wholesaler receives the notice under section 6 of this chapter, the 10 successor's designee or the existing wholesaler may send a written notice to the: 11 12 (1) other party; and 13 (2) American Arbitration Association or its successor in 14 interest; 15 declaring the party's intention to proceed with final and binding 16 arbitration administered by the American Arbitration Association 17 under the American Arbitration Association's Commercial Arbitration Rules. 18 19 (b) Notice of intent to arbitrate shall be sent, as provided in 20 subsection (a), not later than thirty-five (35) days after the existing 21 wholesaler receives notice under section 6 of this chapter. The 22 arbitration proceedings shall conclude not later than forty-five (45) 23 days after the date the notice of intent to arbitrate is mailed to a 24 25 Sec. 10. (a) The arbitration shall be conducted in the city within 26 Indiana that: 27 (1) is closest to the existing wholesaler; and 28 (2) has a population of more than fifty thousand (50,000). 29 (b) The arbitration shall be conducted before one (1) impartial 30 arbitrator to be selected by the American Arbitration Association. 31 The arbitration shall be conducted in accordance with the rules 32 and procedures of the American Arbitration Association. 33 Sec. 11. The arbitrator's award must be monetary only and may 34 not enjoin or compel conduct. The arbitration is instead of all other remedies and procedures. 35 36 Sec. 12. (a) The cost of the arbitrator and any other direct costs

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of the arbitration shall be equally divided by the parties engaged in

the arbitration. All other costs shall be paid by the party incurring

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1 them.

- (b) The arbitrator shall render a decision not later than thirty (30) days after the conclusion of the arbitration unless this time period is extended by mutual agreement of the parties or by the arbitrator. The decision of the arbitration is final and binding on the parties. Under no circumstances may the parties appeal the decision of the arbitrator.
- (c) A party who fails to participate in the arbitration hearings waives all rights the party would have had in the arbitration and is considered to have consented to the determination of the arbitrator.
- Sec. 13. If the existing wholesaler does not receive payment from the successor of the compensation under section 7 or 11 of this chapter not later than thirty (30) days after the date of the settlement or arbitration award:
 - (1) the existing wholesaler shall remain the distributor of the product in the existing wholesaler's territory to at least the same extent that the existing wholesaler distributed the product immediately before the successor acquired rights to the product; and
 - (2) the existing wholesaler is not entitled to the settlement or arbitration award.
- Sec. 14. Nothing in this chapter shall be construed to limit or prohibit good faith settlements voluntarily entered into by the parties.
- Sec. 15. Nothing in this chapter shall be construed to give the existing wholesaler or a successor wholesaler any right to compensation if the existing wholesaler or successor wholesaler is terminated by the primary source of supply or predecessor source supplier either for failure to comply with any provision in the agreement to distribute the product or in accordance with IC 7.1-5-5-9.

SECTION 22. IC 7.1-4-4.1-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 3. The following **A** biennial license fee **of fifteen dollars (\$15)** is imposed for an employee's permit (1) Five dollars (\$5) if the permit is used only to perform volunteer service that benefits a nonprofit organization. (2) Thirty dollars (\$30) if subdivision (1) does not apply. The term of a

1 biennial employee's license is two (2) years. 2 SECTION 23. IC 7.1-4-4.1-4 IS AMENDED TO READ AS 3 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. A biennial 4 license fee of twenty one hundred dollars (\$20) (\$100) is imposed for 5 a salesman's license. The term of a biennial salesman's license is two 6 (2) four (4) years. 7 SECTION 24. IC 7.1-4-4.1-9 IS AMENDED TO READ AS 8 FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. (a) This section 9 applies to the following seasonal or annual biennial permits: 10 (1) Beer retailer's permit. 11 (2) Liquor retailer's permit. 12 (3) Wine retailer's permit. 13 (4) One-way permit. 14 (5) Two-way permit. 15 (6) Three-way permit. 16 (7) Airplane beer permit. (8) Airplane liquor permit. 17 18 (9) Airplane wine permit. 19 (10) Boat beer permit. 20 (11) Boat liquor permit. 21 (12) Boat wine permit. 22 (13) Dining car beer permit. 23 (14) Dining car liquor permit. 24 (15) Dining car wine permit. 25 (16) Hotel seasonal permit. 26 (17) Supplemental retailer's permit. 27 (b) The commission shall charge a single fee for the issuance of any combination of retailer's permits issued for the same location or 28 29 conveyance. Except as provided in sections 10 and 11 of this chapter, 30 the fee is equal to the sum of the amount determined under subsection 31 (c) and the amount determined under subsection (d). 32 (c) An annual A biennial permit fee in the following amount is 33 imposed on a retailer: 34 (1) Two hundred fifty dollars (\$250), Seven hundred fifty 35 dollars (\$750), if the retailer serves only beer or only wine. (2) Five hundred dollars (\$500), One thousand two hundred 36 37 fifty dollars (\$1,250), if the retailer serves both beer and wine but 38 no liquor.

1	(3) Seven hundred fifty dollars (\$750), Two thousand dollars
2	(\$2,000), if the retailer serves beer, wine, and liquor.
3	(d) An additional fee in the following amount of three thousand
4	dollars (\$3,000) is imposed on a retailer
5	(1) Two hundred fifty dollars (\$250), if the retailer under the
6	authority of IC 7.1-3-16.5 sells food and any combination of beer,
7	wine, or liquor on Sunday.
8	(2) one thousand five hundred dollars (\$1,500) if the retailer who
9	is not under the authority of IC 7.1-3-16.5, sells any combination
10	of beer, wine, or liquor on Sunday.
11	SECTION 25. IC 7.1-4-4.1-12 IS AMENDED TO READ AS
12	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 12. (a) This section
13	applies to the following permits:
14	(1) Beer dealer's permit.
15	(2) Liquor dealer's permit.
16	(3) Malt dealer's permit.
17	(4) Wine dealer's permit.
18	(b) The commission shall charge a single fee for the issuance of any
19	combination of dealers' permits issued for the same location. The fee is
20	equal to the sum of the amount determined under subsection (c).
21	(c) An annual A biennial permit fee in the following amount is
22	imposed on a dealer:
23	(1) Two hundred fifty dollars (\$250), Seven hundred fifty
24	dollars (\$750), if the dealer sells only beer, only liquor, or only
25	wine.
26	(2) Five hundred dollars (\$500), One thousand two hundred
27	fifty dollars (\$1,250), if the dealer sells:
28	(A) both beer and wine but no liquor;
29	(B) both wine and liquor but no beer; or
30	(C) both beer and liquor but no wine.
31	(3) Seven hundred fifty dollars (\$750), Two thousand dollars
32	(\$2,000) if the dealer sells beer, wine, and liquor.
33	SECTION 26. IC 7.1-4-7-1 IS AMENDED TO READ AS
34	FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. Collection of
35	Annual License Fees. The chairman shall collect the required annual
36	license fee paid in connection with the issuance of a brewer's permit, a
37	beer wholesaler's permit, a temporary beer permit, a dining car permit
38	of any type a boat permit of any type a distiller's permit a rectifier's

permit, a liquor wholesaler's permit, a vintner's permit, a farm winery permit, a farm winery brandy distiller's permit, a wine wholesaler's permit, a wine bottler's permit, a temporary wine permit, a salesman's permit, and a carrier's alcoholic permit.

SECTION 27. IC 7.1-4-7-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. (a) Except as provided in subsection (b), the chairman and the department shall deposit the money collected under sections 1, 2, and 3 of this chapter daily with the treasurer of state, and not later than the fifth day of the following month shall cover: them

- (1) forty percent (40%) of the money collected under section 1 of this chapter into the enforcement and administration fund established under IC 7.1-4-10-1; and
- (2) sixty percent (60%) of the money collected under section 1 of this chapter and money collected under sections 2 and 3 of this chapter into the state general fund of state for state general fund purposes.
- (b) The chairman and the department shall deposit the **all** money collected under IC 7.1-2-5-3, IC 7.1-2-5-8, IC 7.1-3-17.5, IC 7.1-3-17.7, IC 7.1-3-22-9, and IC 7.1-4-4.1-5 daily with the treasurer of state, and not later than the fifth day of the following month shall cover them the money into the enforcement and administration fund established under IC 7.1-4-10-1.

SECTION 28. IC 7.1-4-9-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. Collection of Annual License Fees. The chairman shall collect the required annual biennial license fee paid in connection with the issuance of a beer retailer's permit, a beer dealer's permit, a liquor retailer's permit, a supplemental caterer's permit, a liquor dealer's permit, a wine retailer's permit, and a wine dealer's permit, and a supplemental retailer's permit.

SECTION 29. IC 7.1-4-9-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 3. Fees Deposited in Excise Fund. (a) Except as provided in subsection (b), the chairman shall deposit the monies collected under the authority of this chapter daily with the treasurer of the state, and not later than the fifth day of the following month shall cover them into the "excise fund" to be distributed as provided in this chapter.

(b) The chairman shall deposit the money received from the

collection of the fees for a three-way permit under IC 7.1-3-20-16 daily with the treasurer of state, and not later than the fifth day of the following month shall transfer the money into the enforcement and administration fund of the commission under IC 7.1-4-11.

SECTION 30. IC 7.1-4-9-4 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 4. Distribution to State General Fund. Thirty-three and one-third percent (33 1/3%) Twenty-five percent (25%) of the monies money in the excise fund shall be deposited in the state general fund on the first day of June and the first day of December of each year.

SECTION 31. IC 7.1-4-9-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. Distribution to Cities and Towns: Sixty-six and two-thirds percent (66 2/3%) Twenty-five percent (25%) of the monies money in the excise fund shall, upon warrant of the state auditor, be paid into the general fund of the treasury of the city or town in which the retailer's or dealer's licensed premises are located. The money shall be paid to the treasurer of the county in which the retailer's or dealer's premises are located if they are located outside the corporate limits of a city or town.

SECTION 32. IC 7.1-4-9-7.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7.5. Fifty percent (50%) of the money in the excise fund shall be deposited in the enforcement and administration fund under IC 7.1-4-10 on the first day of June and the first day of December of each year.

SECTION 33. IC 7.1-4-11-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 1. The sums realized from the collection of the biennial license fees imposed by IC 7.1-4-4.1-3 and IC 7.1-4-4.1-5 shall be paid first, and are hereby appropriated, to the state excise police retirement fund. The board of trustees of the public employees' retirement fund shall determine the amount to be appropriated. The amount to be appropriated shall be sufficient, when added to the funds already held by the retirement fund, for the payment of benefits to enforcement officers to pay the aggregate liability of the retirement fund for the payment of benefits and administration costs to the end of the fiscal year. The appropriation of funds shall be credited to the state excise police retirement fund in equal installments at the end of each month during each fiscal year.

SECTION 34. IC 7.1-4-11-2.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2005]: Sec. 2.5. The chairman shall deposit the money received from the collection of the fees for a three-way permit under IC 7.1-3-20-16 daily with the treasurer of state, and not later than the fifth day of the following month shall transfer the money into the enforcement and administration fund.

SECTION 35. IC 7.1-5-5-7 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 7. (a) It is unlawful for a permittee in a sale or contract to sell alcoholic beverages to discriminate between purchasers by granting a price, discount, allowance, or service charge which is not available to all purchasers at the same time. However, this section does not authorize or require a permittee to sell to a person to whom he is not authorized to sell under this title.

- (b) A premises that operates at least two (2) restaurants that are separate and distinct from each other on the same premises may provide for a different schedule of prices in each restaurant if each restaurant conforms to all other laws and rules of the commission regarding pricing and price discrimination in its separate and distinct areas.
- (c) This section does not apply to the holder of an excursion and adjacent landsite permit that complies with IC 7.1-3-17.5-6.
- (d) Notwithstanding subsection (a), a beer wholesaler may offer a special discount price to a beer dealer or beer retailer for beer or flavored malt beverage, if the beer or flavored malt beverage:
 - (1) is a brand or package the beer wholesaler has discontinued; or
 - (2) will expire in not more than:
 - (A) twenty (20) days for packaged beer or packaged flavored malt beverage; and
 - (B) ten (10) days for draft beer or draft flavored malt beverage.
- (e) The special discount under subsection (d) only applies to beer or flavored malt beverage that will expire and be subject to removal from retailer or dealer shelves in accordance with the primary source of supply's coding data clearly identified on the container.
- 38 (f) Any beer or flavored malt beverage sold at a special discount

price under subsection (d) shall be accompanied by an invoice clearly designating, in addition to all other information required by law, all the following information:

(1) The date of delivery.

- (2) The expiration date of each brand, package type, and quantity delivered.
- (3) The per unit price for each package.

SECTION 36. IC 7.1-5-5-9 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 9. Unequitable Termination of Contract Prohibited. It is unlawful for a beer wholesaler or a brewer in this state, or a brewer or other person located outside this state who sells beer to a permittee in this state for the purpose of importation and resale within this state primary source of supply to:

- (1) coerce, or attempt to coerce, or persuade a beer wholesaler to enter into an agreement, or to take an action, which will violate, or tend to violate, a provision of this title or of the rules and regulations of the commission; or,
- (2) cancel or terminate an agreement or contract between a beer wholesaler and a brewer primary source of supply for the sale of beer, unfairly and without due regard for the equities of the other party.

SECTION 37. IC 7.1-5-5-11 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE UPON PASSAGE]: Sec. 11. (a) Except as provided in subsection subsections (c) and (d), it is unlawful for a manufacturer of alcoholic beverages or a permittee authorized to sell and deliver alcoholic beverages to:

- (1) give, supply, furnish, or grant to another permittee who purchases alcoholic beverages from him a rebate, sum of money, accessory, furniture, fixture, loan of money, concession, privilege, use, title, interest, lease, or rental of premises; or
- (2) except as provided in IC 7.1-3-2-9 and IC 7.1-3-3-5(f), have a business dealing with the other permittee.
- (b) This section shall not apply to the sale and delivery and collection of the sale price of an alcoholic beverage in the ordinary course of business.
- (c) If the promotional program is approved under the rules adopted by the commission and is conducted in all wholesaler establishments through which the manufacturer distributes alcoholic beverages in

1	indiana, a manufacturer of alcoholic beverages may award bona fide
2	promotional prizes and awards to any of the following:
3	(1) A person with a wholesaler's permit issued under IC 7.1-3.
4	(2) An employee of a person with a wholesaler's permit issued
5	under IC 7.1-3.
6	(d) A manufacturer may offer on a nondiscriminatory basis
7	bona fide incentives to wholesalers when the incentives are
8	determined based on sales to retailers or dealers occurring during
9	specified times for specified products. The incentive may be
10	conditioned on the wholesaler selling a:
11	(1) specified product at a specified price or less than a
12	specified price; or
13	(2) minimum quantity of a specified product to a single
14	customer in a single transaction.
15	The incentive may not be conditioned on a wholesaler having total
16	sales of a minimum quantity of a specified product during the
17	applicable period.
18	SECTION 38. THE FOLLOWING ARE REPEALED
19	[EFFECTIVE UPON PASSAGE]: IC 7.1-3-1-18; IC 7.1-3-16.5-3;
20	IC 7.1-3-16.5-4; IC 7.1-3-19-5; IC 7.1-3-19-6; IC 7.1-3-19-7;
21	IC 7.1-3-19-14.
22	SECTION 39. An emergency is declared for this act.
	(Reference is to HB 1406 as introduced.)

Representative Alderman